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SEC. 268. Authority to remove required.—That it shall be unlawful for any person, firm, or corporation, unless authorized so to do by the board of health of said city, to remove from any premise or premises situated in said city any garbage, refuse and rubbish, offal, night soil from unsewered privies, carcasses of dead animals, or other offensive or unwholesome matter, and upon conviction of a violation of any of the provisions of this section shall be fined in any sum not exceeding \$100.

SEC. 269. Officers to make arrests.—That it is hereby made the duty of the sanitary officers and police officers of said city, upon report being made to them of the violation of any of the provisions of this ordinance, to immediately cause the arrest of the person or persons guilty of such violation and to take them before the municipal court to be dealt with according to law for such violation.

Sewers-Connections with, Required. (Ord. Jan. 28, 1913.)

SEC. 270. Sewer connection.—That the owner or owners of all lots lying alongside or abutting upon any alley or street upon which a lateral of the systems of sanitary sewers in said city which is now or may hereafter be laid, shall, within 30 days after the completion of such lateral in the street or alley upon which their said lots may lie alongside of or abut upon, connect all water-closets, urinals, sinks, or other places where refuse, slops, waste water, or domestic fluid waste of any kind is accumulated or deposited, and no owner or occupant of any such lots hereinbefore described shall use any privy or urinal, or allow any refuse, slops, waste water, or domestic fluid waste of any kind to accumulate upon such lots until such connection with such system of sanitary sewers shall have been made as hereinafter provided. And any person violating any of the provisions of this section shall, upon conviction thereof, be fined in any sum not exceeding \$100 for each offense, and each 24 hours' continuance of such offense, after the first conviction, shall be deemed a separate offense.

Stables, Veterinary Hospitals, etc.—Location. (Ord. Jan. 28, 1913.)

SEC. 271. Barns, etc.; where built.—That hereafter no person, persons, firm, company, association, or corporation shall build, erect, or construct any stable, barn, cow shed, or other inclosure or covering for the housing or keeping of domestic animals within the corporate limits of Oklahoma City, except upon the rear of lot or lots on which said building or structure is to be erected and at the farthest point from the public street adjoining and nearest thereto, and not closer than within 40 feet of any residence, church, or school building.

SEC. 272. Veterinary hospital, barns, etc.; erected where.—That hereafter no person, firm, or corporation shall build, erect, or construct any stable, barn, cow shed, veterinary hospital, or other inclosure or covering for the housing or keeping of domestic animals or for the purpose of treating diseased domestic animals within the corporate limits of said city closer than 40 feet from any street, residence, church, or school building: Provided, however, That hospitals or buildings erected for the purpose of treating diseased animals shall not be located in any block in which a majority of the buildings are used exclusively for residence purposes unless written permission therefor is granted by the owners of a majority of such residences on both sides of the street of the block in which said hospital building is located; and the building commission is prohibited from issuing a building permit for such hospital until the requirements of this section shall have been fully complied with.

Morbidity Reports—Placarding—Quarantine—Hospitalization—School Attendance—Vaccination. (Ord. Jan. 28, 1913.)

Sec. 273. Contagious diseases; physicians to report.—Every practicing physician in the city of Oklahoma City shall report all cases of cholera, smallpox, chicken pox, diphtheria, measles, scarlet fever, or other kindred contagious disease that he may

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be called upon to attend in the city of Oklahoma City, to the secretary of the board of health within five hours after having examined or treated the person afflicted with said disease, and it is hereby made the duty of the health commissioner to at once order that there be posted in a conspicuous place on the front of the house a red card not less than 12 inches square with the name of the disease written or printed in large letters thereon.

Sec. 274. Other diseases to be reported.—Every practicing physician in the city of Oklahoma City shall report all cases of whooping cough, typhoid fever, and tuberculosis that he may be called upon to attend in the city of Oklahoma City to the secretary of the board of health within five days after having examined or treated said person.

SEC. 275. Red card kept posted on house.—Upon being informed by a physician or learning in any other way that any person in his or her house is afflicted with any contagious disease designated in this ordinance, it shall be the duty of the proprietor or proprietress of said house to immediately have posted on said house a card as designated in this ordinance, and it shall be unlawful for any person to remove any such card before the person afflicted with the disease therein is cured of the same, and said premises shall have been thoroughly fumigated and inspected by the commissioner of health.

SEC. 276. Health commissioner to enforce rules.—Whenever any occupant of any house shall have any contagious disease designated in this ordinance, it shall be the duty of the commissioner of health upon receiving information of the same to ascertain if a card has been placed upon said house as required by this ordinance, and if not he shall immediately cause a card to be placed upon said house and require the occupant or occupants thereof to maintain said card until, in his opinion, the same can be safely removed, and he may impose such other regulations or restrictions with reference to said house as he may deem necessary, and any person who shall fail, neglect, or refuse to comply with any such regulations or restrictions aforesaid, or who shall remove or destroy any such card without the consent of the commissioner of health, or who shall fail, neglect, or refuse when ordered by the board of health, or the commissioner of health to be removed to the city hospital or pesthouse, shall, upon conviction, be deemed guilty of a violation of this ordinance.

SEC. 277. Removal to hospital or pesthouse.—Whenever any contagious disease designated in this ordinance exists in the city of Oklahoma City it shall be the duty of the commissioner of health to remove or cause all persons having such disease to be removed to the city hospital or pesthouse of said city, unless such person or persons can, in the opinion of the commissioner of health, be better provided for at their place of residence, and it shall be the duty of said commissioner of health, whenever necessary, to procure suitable places for the reception of persons sick with any contagious disease designated in this ordinance, and in all cases where such persons can not otherwise be provided for it shall be the duty of the commissioner of health to personally give them proper medical attendance, and to forbid and prevent all communication with any family afflicted with such disease except by means of physicians and nurses.

SEC. 278. Pesthouse.—Whenever the smallpox or any infectious disease shall prevail in the city of Oklahoma City, or within 5 miles thereof, it shall be the duty of the board of health to establish within the city, or within 5 miles thereof, a pesthouse, to which the board shall transfer all persons having such diseases, to be provided for at the expense of the city, unless such persons are able to pay such expenses and unless such board shall be satisfied that such persons can be better provided for at their place of residence. It shall also be their duty to procure suitable places for the reception of persons sick of any pestilential or infectious disease; and in all cases where sick persons can not be provided for to order the city physician to procure for them proper medicine and other attendance and provisions, and forbid and prevent all communication with any house or family infected with any contagious or pestilential disease, except by means of physicians and nurses.

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Sec. 279. Commissioner of health in charge.—The commissioner of health, who shall be the city physician, shall have charge of the city hospital or pesthouse, and no person shall be taken thereto without his knowledge and consent.

SEC. 280. Person afflicted to be arrested.—Any person afflicted with any contagious disease designated in this ordinance who shall leave the premises and go about the streets or other public places in said city before he is cured of said disease and said premises fumigated, shall be arrested and immediately taken to and confined in the city hospital or pesthouse until he is cured.

SEC. 281. Persons residing in house not to leave.—It shall be unlawful for any person residing in any house in which any contagious diseases designated in this ordinance exists to leave said house and go about the streets or other public places in said city under conditions to communicate said disease to others.

Sec. 282. Certificate to be issued.—It shall be unlawful for any person having, or having had, any contagious disease designated in this ordinance, to go about in public places in the city of Oklahoma City until he shall have obtained from the health commissioner a certificate stating that he has fully recovered from such disease, that the premises wherein he was sick have been properly disinfected and fumigated, that he can not impart such disease to others. It shall also be unlawful for any person attending or being about another person having any contagious disease designated in this ordinance to neglect to change or purify his wearing apparel before going into any public place, or to so conduct himself as to endanger the spread of said disease or communicate it to others.

SEC. 283. Child not to attend school.—It shall be unlawful for any child to attend a public or any other school or other public gathering within the time hereinafter designated after the house has been fumigated in which any of the contagious diseases designated in this ordinance may have existed: Diphtheria, 21 days; smallpox or scarlet fever, 15 days; measles, 8 days.

SEC. 284. Vaccination required.—It shall be the duty of all persons residing in the city of Oklahoma City who have not been effectively vaccinated for smallpox to be vaccinated whenever the board of health shall publish an order to that effect in the official city paper, and it shall be the duty of all parents or other persons in charge of children over 3 years of age to have them effectively vaccinated. It shall be the duty of the health commissioner to vaccinate at the expense of the city all persons who are unable to pay for the same.

SEC. 285. Children excluded from school.—The board of education of the city of Oklahoma City is hereby authorized and empowered to exclude from the public school of said city all children who have not been effectively vaccinated whenever the board of health of said city shall inform the said board of education that it is necessary for the public health of the inhabitants of said city that the same should be done.

SEC. 286. Health commissioner authorized to vaccinate.—The health commissioner shall have the power to enter any lodging house, boarding house, schoolhouse, or other place where persons congregate or collect in large numbers, for the purpose of vaccinating any person or all persons found therein, at any time when, in the opinion of said commissioner, smallpox is epidemic or where it shall have come to the knowledge of said commissioner that any person infected with smallpox or who has been exposed to infection has recently been allowed to be present in or about any such lodging house, boarding house, schoolhouse, or other place herein mentioned. Said commissioner shall have the power and is hereby authorized to vaccinate any person found in any such place whom he shall deem it necessary or advisable to vaccinate, and he shall have the power, and is hereby authorized, at any time when smallpox is prevalent, or an epidemic of smallpox appears to be imminent, to vaccinate any person within the city whom he shall deem it necessary to vaccinate: Provided, however, That if any such person shall desire to be vaccinated by his own physician or by some duly

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licensed physician other than the health commissioner, he shall be permitted to be vaccinated by such physician if such vaccination be performed forthwith and in a manner satisfactory to the health commissioner.

Disinfection-Diphtheria Antitoxin, Distribution of. (Ord. Jan. 28, 1913.)

SEC. 287. Clothing, etc., not to be used until disinfected.—No person shall sell, rent, give away, or dispose of in any manner, except by fire, or shall use except on the premises where the infection was received, any clothing, bedding, or other article, which has been exposed to any person having a communicable disease, or which is otherwise liable to carry infection, until such article shall have been cleansed, removed or disinfected by the board of health.

Sec. 288. Antitoxin distributed free.—Any persons who represent themselves as being poor or charity patients, and are reported to the board of health by attending physicians as such, and make application to the board of health for diphtheria antitoxin, said antitoxin shall be furnished free of charge to said physician for such person or persons, and when, upon investigation by the board of health, it is found that said person or persons were able to purchase said antitoxin, such person or persons and the attending physician shall be subject to a fine of \$10 for each offense.

SEC. 289. Receptacles to be furnished for examination.—The board of health shall furnish to the city chemist such receptacles as are necessary to obtain specimens for examination, both chemical and bacteriological, of such disease as diphtheria, typhoid fever, tuberculosis, and other communicable diseases.

SEC. 290. Disinfection of discharges.—Any person having, or any physician, surgeon, nurse, midwife, or other person attending any person having, dysentery, cholera, cholera infantum, or typhoid fever shall give instructions and provide for the receiving of all intestinal discharges of such person and of all urine of any person having typhoid fever or tubercular cystitis in a suitable receptacle containing a disinfectant, and shall provide against the placing of said discharges in any privy, vault, cesspool, water-closet or sewer, or upon the ground before they have been disinfected for two hours.

SEC. 291. Sputum to be disinfected.—Any person having, or any physician, surgeon, nurse, midwife, or other person attending any person having, actinomycosis, bronchitis, rubella, scarlatina, or laryngeal or pulmonary tuberculosis shall give instructions and provide for the receiving of all sputum and discharges from the nose or mouth of such person in a suitable receptacle, containing a disinfectant, and shall provide against the placing of said discharges on any cloth or handkerchief, or in any other place, when not disinfected, where they may become dry and disseminated.

Spitting—Prohibited in Public Places. (Ord. Jan. 28, 1913.)

SEC. 292.—Spitting in public buildings—Sidewalks.—That it shall be unlawful for any person to spit or expectorate upon any step, floor, corridor, hallway, or wall of any public building in the city of Oklahoma City, or upon the floor, steps, or walls of any car or coach of any railway or street car, or upon the sidewalks in said city: Provided, however, That the proprietor or lessee or person in control of any public building shall provide the corridors and hallways thereof with a sufficient number of spittoons or cuspidors, placed at convenient places, for the use of persons desiring to spit or expectorate, and all persons desiring to spit or expectorate while in or about any public building shall use only the cuspidors and spittoons provided for such purpose.

Births, Deaths, and Marriages—Registration of Burials. (Ord. Jan. 28, 1913.)

SEC. 293. Reports to be made to State board of health.—The board of health of the city of Oklahoma City shall furnish a printed report to the State board of health of Oklahoma as often as requested to make such report, giving the number of communicable diseases, the number of deaths, and the causes of same, the number of births, marriages,